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Tetris Holding, LLC and The Tetris Company, LLC

**UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY**

TETRIS HOLDING, LLC and THE TETRIS
COMPANY, LLC,

Plaintiffs and
Counterclaim
Defendants,

- against -

XIO INTERACTIVE INC.,

Defendant and
Counterclaim Plaintiff.

Case No. 3:09-cv-6115 (FLW)
(DEA)

Hon. Freda L. Wolfson, U.S.D.J.
Hon. Douglas E. Arpert, U.S.M.J.

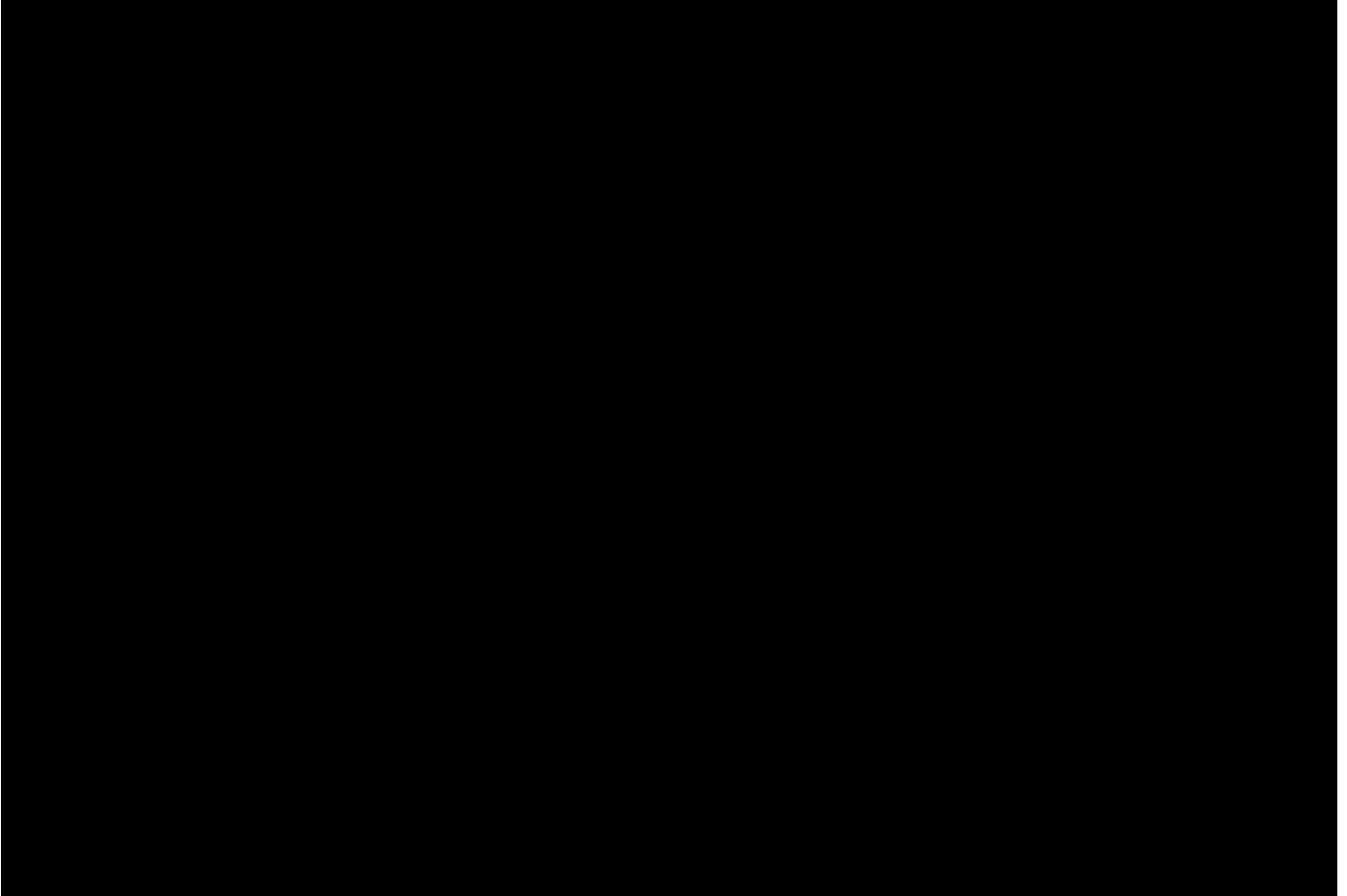
**[REDACTED] DECLARATION OF
DAVID KWOCK, ESQ. IN
SUPPORT OF PLAINTIFFS' RULE
37(A) MOTION TO COMPEL AND
FOR COSTS**

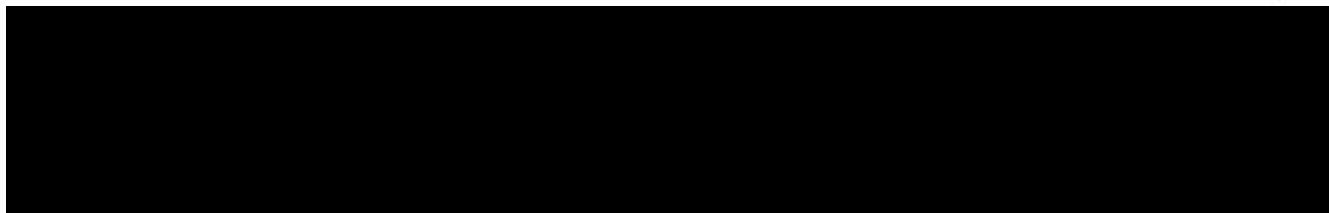
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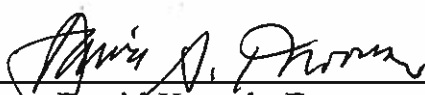
I, David Kwock, Esq., hereby declare as follows:

1. I am the General Manager and Counsel for Blue Planet Software, Inc., which is the exclusive agent of plaintiff The Tetris Company, LLC. I am also in-house counsel for plaintiffs Tetris Holding, LLC and The Tetris Company, LLC (collectively "TTC"). I submit this declaration in support of TTC's motion pursuant to Federal Rule of Civil Procedure 37(a) to compel and for costs. This declaration is based on my personal knowledge and my knowledge based on my review of the documents produced in this case and the testimony provided during depositions.





Executed this 11th day of May 2011 at Honolulu, Hawaii



David Kwock, Esq.